

1
2
3
4
5
6
7 In re EXPRESS MOBILE CASES
8
9
10
11
12
13
14
15
16
17
18
19

Case Nos. 3:17-cv-02605-RS
3:19-cv-06559-RS
3:20-cv-06152-RS
3:20-cv-08297-RS
3:20-cv-08321-RS
3:20-cv-08335-RS
3:20-cv-08339-RS
3:20-cv-08461-RS
3:20-cv-08492-RS
3:21-cv-01145-RS
3:21-cv-02001-RS
3:21-cv-06656-RS
3:21-cv-06657-RS
3:21-cv-08942-RS
3:21-cv-08944-RS

20
21
22
23
24
25
26
27
28 **ORDER RE PENDING MOTIONS**

By various orders, these actions have all been stayed pending IPR proceedings initiated by defendant Meta.¹ The several submitted motions to dismiss, the submitted and upcoming motions for leave to amend infringement contentions, and the submitted claims construction motions will

¹ To the extent the status of the continued stay in Case 3:17-cv-02605-RS may have been uncertain, it shall now be stayed with the other cases.

1 all be denied, without prejudice, during the pendency of the stays. If and when the stays are lifted,
2 the parties to the motions shall meet and confer to attempt to agree on schedules and page limits
3 for any supplementary briefing that may be appropriate for each motion in light of the outcomes at
4 the PTO and/or any other factual or legal developments during the passage of time.

5 Parties may elect to re-brief motions completely, in which case the default page limits and
6 timing shall apply, or they may file abbreviated supplements, preferably under 10 pages per side,
7 with no reply. If parties submit such abbreviated supplements for a particular motion, it will then
8 be taken under submission or set for hearing, in the court's discretion. Similarly, if with respect to
9 any particular motion the parties agree no additional briefing is warranted, they may file a
10 statement to that effect and the matter will then be taken under submission or set for hearing, in
11 the court's discretion.

12
13 **IT IS SO ORDERED.**

14
15 Dated: July 26, 2022



16
17 RICHARD SEEBORG
18 Chief United States District Judge